IN THE DISTRICT COURT OF GUAM TERRITORY OF GUAM

AMENDED CRIMINAL MINUTES **INITIAL APPEARANCE



DISTRICT COURT OF GUAM MAY - 4 2006

MARY L.M. MORAN CLERK OF COURT

CASE NO. MG-05-00028	DATE: 5/19/2005	TIME: 10:50 a.m.
HON. JOAQUIN V. E. MANIBUSAN, JR., Magistrate	e Judge, Presiding	Law Clerk: J. HATTORI
Court Recorder: Jamie Phelps		Courtroom Deputy: Leilani Toves Hernandez
Hearing Electronically Recorded - RUN TIME: 10:50:	35 - 11:21:56	CSO: J. Lizama & B. Benavente
****** A F	PEARANCES	* * * * * * * * * * * * * * * * * * * *
DEFT: SEAN MICHAEL COLE aka SHAV		: CURTIS C. VAN DE VELD
(X)PRESENT (X)CUSTODY ()BOND ()PR	(X)PRI	ESENT () RETAINED () FPD (X) CJA APPOINTED
DEFT: GILBERT JOSE MATTA	ΔΤΤΥ	: LOUIE J. YANZA
(X) PRESENT (X) CUSTODY () BOND () P.R		ESENT () RETAINED () FPD (X) CJA APPOINTED
DEET, JESSICA DOSE MESA	ATTV	· IOAOUIN C APPIOLA IP
DEFT: JESSICA ROSE MESA (X) PRESENT (X) CUSTODY () BOND () P.R		: JOAQUIN C. ARRIOLA, JR. ESENT () RETAINED () FPD (X) CJA APPOINTED
U.S. ATTORNEY: MARIVIC DAVID	AGENT	: JOHN DUENAS, B.I.C.E.
U.S. PROBATION: CARLEEN BORJA / JUDY OCA	MPO U.S. MA	ARSHAL: S. LUJAN / F. TAITAGUE
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PROCEEDINGS: INITIAL APPEARA	NCE RE COMPLAIN	IT (SEALED)
LOUIE J. YANZA, APPOINTED JOAQUIN C. ARRIOLA, JR., APP () DEFENDANT SWORN AND EXAMINED A	TO REPRESENT GILBER POINTED TO REPRESENT AGE: HIGH SCHO	JESSICA ROSE MESA OOL COMPLETED:
() DEFENDANT ARRAIGNED ADVISED OF RIGH () REMOVAL/IDENTITY HEARING () CONDUCT		
() WARRANT OF REMOVAL ISSUED	ED () WAIVED () SET I	at
() GOV'T SUMMARIZES THE EVIDENCE () (SOV'T SUBMITS TO THE F	PLEA AGREEMENT ENTAL CONDITION, AND ADVISES DEFENDANT OF
THE NATURE AND POSSIBLE CONSEQUENCE		ENTAL CONDITION, AND ADVISES DELENDANT OF
() DEFENDANT WAIVES READING OF () COMI	PLAINT () INFORMATION	ON ()INDICTMENT
(X) PRELIMINARY EXAMINATION FOR DEFENDA	• •	GILBERT MATTA SET FOR:
<u>MAY 27, 2005</u> at <u>10:15</u>	<u>A.M.</u>	
(X) PRELIMINARY EXAMINATION FOR DEFENDA <u>JUNE 8, 2005</u> at 1:30 P		A SET FOR:
(X) DEFENDANT <u>JESSICA ROSE MESA</u> TO BE R		
(X) DEFENDANTS <u>SEAN MICHAEL COLE AND G</u> MARSHAL SERVICE FOR ()PROCESSING		MANDED TO THE CUSTODY OF THE U.S.
() DETENTION HEARING REQUESTED BY _ GO		at
_	-	
NOTES:		
Defendant's were advised of the charges brough	t against them and their ri	ohts. All attorneys were appointed nunc pro tunc

to May 18, 2005.

DEFENDANT SEAN MICHAEL COLE:

The Court stated that based on the PreTrial Services Report, the defendant has no ties to the community and should be detained. Mr. Van de Veld argued for his client's release. Government concurred with the PreTrial Services Report. The Court Denied the defendant's release and states its reasons. Accordingly, the defendant was remanded to the custody of U.S. Marhsal Service.

DEFENDANT GILBERT MATTA:

The Court stated that based on the PreTrial Services Report, the defendant has no ties to the community and should be detained. Mr. Yanza argued for his release and also noted that his client resides with the co-defendant. The Government concurred with the Pre-Trial Services Report, however, left it to the Court's discretion regarding release and the stay away order. The Court Denied the defendant's release and stated its reasons. Defendant was remanded to the custody of the U.S. Marshal Service.

DEFENDANT JESSICA ROSE MESA:

The Court stated that based on the PreTrial Services Report, the defendant shall be released with conditions. Mr. Arriola had no objections. The Court Granted the defendant's release with the conditions noted on the report to include the stay away order.

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(Rev. 5	5/99)	Additional	Cond	of	Release

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Additional Conditions of Release Upon finding that release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of other persons and the community. IT IS FURTHER ORDERED that the release of the defendant is subject to the conditions marked below:) (6) The defendant is placed in the custody of: (Name of person or organization) (Address) (City and state) (Tel. No.) who agrees (a) to supervise the defendant in accordance with all the conditions of release, (b) to use every effort to assure the appearance of the fendant at all scheduled court proceedings, and (c) to notify the court immediately in the event the defendant violates any conditions of release or disappears. Date report to the US Probation and Protrice, Services Office. (7) The defendant shall: execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated property: post with the court the following indicia of ownership of the above-described property, or the following amount or percentage of the above-described) (c) execute a bail bond with solvent sureties in the amount of \$ _____. (d) **X**) (e) maintain or actively seek employment. maintain or commence an education program. surrender any passport to: obtain no passport. abide by the following restrictions on personal association, place of abode, or travel: remain at a fixed address $(X)_{(j)}$ avoid all contact, directly or indirectly, with any persons who are or who may become a victim or potential witness in the subject investigation or prosecution, including but not limited to: undergo medical or psychiatric treatment and/or remain in an institution as follows: o'clock after being released each (week) day as of o'clock for employment, return to custody each (week) day as of) (I) schooling, or the following limited purpose(s): maintain residence at a halfway house or community corrections center, as deemed necessary by the pretrial services office or supervising officer. refrain from possessing a firearm, destructive device, or other dangerous weapons. refrain from () any () excessive use of alcohol. refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed advisable by the pretrial services office or supervising officer. refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing or electronic) (s) monitoring which is (are) required as a condition(s) of release. participate in one of the following home confinement program components and abide by all the requirements of the program which () will or) (t)) will not include electronic monitoring or other location verification system. You shall pay all or part of the cost of the program based upon your ability to pay as determined by the pretrial services office or supervising officer.) (i) Curfew. You are restricted to your residence every day () from ______ to _____, or () as directed by the pretrial services office or supervising officer; or) (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities as pre-approved by the pretrial services office or supervising officer; or () (iii) Home Incarceration. You are restricted to your residence at all times except for medical needs or treatment, religious services, and court appearances pre-approved by the pretrial services office or supervising officer. report as soon as possible, to the pretrial services office or supervising officer any contact with any law enforcement personnel, including, but not limited to, any arrest, questioning, or traffic stop.
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